## DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

	NOVEL POTAS:	SIUM CHANNEL PRO	TEIN						
the specifica	tion of which is attached l	nereto unless the followin	g box is check	ed:					
was filed			United States	Application				Application	
NumberP	CT/JP99/00190 te that I have reviewed and	_ and was amended on d understand the content	s of the above-	identified spe		if applicable). including the		mended by	
any amendm I acknowledg I hereby clai certificate, or and have als application h	nent referred to above.  ge the duty to disclose info  im foreign priority benefi  r § 365(a) of any PCT Inte  so identified below, by ch  aving a filing date before	ormation of which is mate its under 35 U.S.C. § 11 ernational application wh ecking the box, any fore	erial to the pat 9(a)-(d) or § 3 ich designated ign application	entability as 65(b) of any at least one n for patent	defined in foreign app country oth or inventor	37 CFR § 1.5 plication(s) fo ner than Unit 's certificate,	6. or patent or ed States, li or PCT Int	inventor's sted below ternational	
Prior Foreign	n Application(s)					Prio	rity Not Cl	aimed	
P. Hei.	<del></del>	Japan	23/January/1998						
•	umber)	(Country)	•	(Day/Month/Year Filed)					
	10-346198 umber)	Japan	04/December/1998 (Day/Month/Year Filed)		<del></del>				
(14)	umber)	(Country)	(Da	y/Month/1ea	r rued)				
(N)	umber)	(Country)	(Da	(Day/Month/Year Filed)					
	m the benefits under 35 U	J.S.C. § 119(e) of any Un	ited States pr	ovisional app	lication(s) l	isted below.			
(Appl	ication Number)	(Filir	ıg Date)						
I hereby claidesignating to prior United duty to disclede of the prior a	m the benefits under 35 the United States, listed b States or PCT Internation ose information which is n application and the nation	elow and, insofar as the s nal application in the ma naterial to patentability a	ubject matter on nner provided as defined in 37	of each of the by the first p CFR § 1.56	claims of th aragraph of which becar	iis application f 35 U.S.C. §	n is not discl 112, I ackno	osed in the wledge the	
(Application Number)		(Filir	(Filing Date)		(Status - patented, pending, abandoned)				
<del></del>	lication Number)	(Filir	ng Date)		(Status -	patented, per	iding, aband	loned)	
Reg. No. 23, Reg. No. 24, No. 26,916; Reg. No. 26,916; Bernstein, R Mack, Reg. P. Daniels, Reg. P. Neils, Regaplication about the about the about the decleved to be punishable.	lare that all statements ma e true; and further that th by fine or imprisonment,	. No. 22,775; Peter D. Ok. No. 24,835; Neil B. Sieg No. 26,577; Sheldon I. La sper, Reg. No. 25,426; Ke stein, Reg. No. 31,484; Minnon, Reg. No. 32,778, Akylvester, Reg. No. 32,765 ss in the Patent and Trato SUGHRUE, MION, ade herein of my own knoese statements were mad or both, under Section	exy, Reg. No. 2 el, Reg. No. 25 el, Reg. No. 25 enneth J. Burci ark Boland, Re oraham J. Ross and Robert M idemark Office ZINN, MACP wledge are tru e with the kno 1001 of Title	14,513; J. Fra ,200; David J. No. 25,430; I hfiel, Reg. No. Ig. No. 32,197 her, Reg. No. 1 . Masters, R. connected t EAK & SEA e and that all wledge that v 18 of the University	nk Osha, R J. Cushing, Richard C. 7 2. 31,333; G 7; William F 33,276; Bru eg. No. 35,6 herewith, a AS, PLLC, 2 statements villful false	leg. No. 24,62 Reg. No. 28,7 Furner, Reg. ordon Kit, Re H. Mandir, Re ce E. Kramer 603; my attor and request t 2100 Pennsy s made on info statements a	.5; Waddell A. 703; John R. No. 29,710; g. No. 30,76; g. No. 32,15; Reg. No. 3: neys to prophat all correlivania Averomation and the like serves.	A. Biggart, Inge, Reg. Inge, Reg. 4; Susan J. 6; Scott M. 3,725; Paul secute this espondence one, N.W., d belief are o made are	
statements r	nay jeopardize the validit	y of the application or an	y patent issue	d thereon.					
Date	July 5, 2000	First Inventor		ira	· · · · · · · · · · · · · · · · · · ·	MIYAKE			
				irst Name	. 0	Last Name			
Residence	Ibaraki,	<del>-</del>	Ahi		1/				
	Japan	Post Office Addres	s_c/o Yam	anouchi	Pharmac	eutical	Co., Lte	d., 21,	
Citizenship_	Japan	Miyukigaoka	, Tsukuba	-shi, Ib	araki 3	05-8585	Japan		
Date	July 5, 2000	Second Inventor_	F	inobu irst Name		MOCHIZUK Last Name	I.		
Residence	Ibaraki,	Signature	Shiro	ln	moch	iphi_			
	Japan	Post Office Addres	ss_c/o Yam	anouchi	Pharmac	eutical	Co., Lt	d., 21,	
Citizenship_	Japan	Miyukigaoka	, Tsukuba	-shi, Ib	oaraki 3	305-8585	Japan		

Date . July 5, 2000	Third Inventor	Hiromich	ni YOKÒI	
		First Name	Last Name	
Residence_ Ibaraki,	Signature	Hironichi	John	
Japan	ı	AF	Pharmaceutical	Co., Ltd., 21.
CitizenshipJapan	Miyukigaoka,	Tsukuba-shi, I	Daraki 305-8585	Japan
Date	Fourth Inventor		-	
		First Name	Last Name	
Residence	Signature			
	Post Office Address_			
Citizenship			TT-1-1	
Date	Fifth Inventor	First Name	Last Name	
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Résidence	Signature		7763	
	Post Office Address_			
Citizenship				
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Ďäte	Sixth Inventor			
(2) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4		First Name	Last Name	
Residence	Signature			
[위표] - 18: - 3:	<del>-</del>			
17.8 A	Post Office Address_			
Gitizenship				
Date	Seventh Inventor			
		First Name		
Residence	Signature			
	Post Office Address			
Citizenship				
		***************************************		
Date	Eighth Inventor	D:		
		First Name	Last Name	
Residence	Signature			
	Post Office Address			
Citizenship				